Case 5:14-cv-00551-L Document 14-9 Filed 07/10/14 Page 2 of 3

INVOICE



INVOICE NO.

P2639G-IN

1

PAGE

INVOICE DATE 09/23/13

Remit To: TRIDENT STEEL CORP.

Post Office Box 798279 Saint Louis, MO 63179-8000 ORDER NUMBER
ORDER DATE

P2639 12/30/13 0015

SALESPERSON 06 CUSTOMER NO 0

01-0002183 Daniel Nelson

SOLD TO:

Calyx Energy LLC 6901 S. Pierce Street Suite 270 Littleton, CO 80128 CONFIRM TO: SHIP TO:

Delivered Perkins, OK OSCL

Payne County, OK Ship Date: 9/18/13

John Podowski

CUSTOMER P.O.

SHIP VIA

F.O.B.

TERMS

See Lease	DEL	Perkins, O	K	Net 45	Days	
ITEM	QUANT		ПТҮ ЗНІРРЕО		PRICE	AMOUNT
	MCGUIRE 17-1 MH PI Oilwell Casing					
05121700PIIBA	•	TSB 0*1	6,153.69	FT	\$13.4900	\$83,013.28
05121700PHBA 5 1/2x17# I	J*J HCP BTC A-JU BEST	TSB [*]	145.00	EACH	\$0.0000	\$0.00
Tallies : /OTLO Overtime L	attached.					\$700.00

DUE DATE	11/07/13	NET INVOICE	\$83,713.28
DISC. DATE		FREIGHT SALES TAX	\$0.00 \$4,410.50
		INVOICE TOTAL	\$88,123.78

** NOTE: TERMS AND CONDITIONS OF SALE ARE LISTED ON REVERSE SIDE OF THIS INVOICE.**

TERMS AND CONDITIONS OF SALE

- the rights and daties of Seller (Trident Steel Corporation) and Buyer (indicated above) shall be governed exclusively by the terms and conditions contained in this lavance. These terms and conditions may not be added to, modified, superseded or otherwise altered except by written instrument signed by an authorized representative of Seller. These terms and conditions shall be deemed accepted by Buyer if not altered by such a written instrument. These terms and conditions shall prevail insofar as they may conflect with the terms and conditions set forth in Buyer's parchase order. Properly signed bills of lating shall constitute delivery
- SELLER SHALL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, LIQUIDATED, SPECIAL, CONSEQUENTIAL, CONTINGENT OR INCIDENTAL DAMAGES WHATSOEVER ARISING OUT OF THIS TRANSACTION. Seller shall not be hable for any loss or dimage arising our of delays by Seller's performance which are caused by factors beyond its control. No product may be returned to Seller without prior written permission from Seller. Claims of delays of products must be received by Seller within tong the day. Long the date said products are delayed to dever
- THERE ARE NO WARRANTIES WHICH EXTEND BEYOND THE DESCRIPTION IN THIS INVOICE. SELLER MAKES NO SPECIFIC WARRANTY, EXPRESS OR IMPLIED, AS TO MERCHANTABILITY OR FITNESS FOR A PRACTICULAR PURPOSE. SELLER EXPRESSLY DISCLAIMS ANY WARRANTY, EXPRESS OR IMPLIED OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.
- Basic agrees to the price and payment is the coordined of this favorice. Buy it agrees to play interest on overdue balances at the rate of 1 has per month. Buy or agrees to pay all costs and expenses producing court costs are months attermed. For and highlighten expenses months displayed a connection only the enforcement of any per asion of this agreement. The parties agree that the laws of the State of Missouri and the Uniterial Commontal code, as adopted by the State of Missouri shall govern the construction operation, be formance and a torcoment of the agreement and payment to the furishment of the courts of the Circuit Court of St. Lones Courts discouring should are disputed asise between the parties concerning this pursuement.
- Nativities and in the foregoing Seiler and Bayer agree that any controverse or claim arising the this order shall be settled by arburation admin stered in clouston, Hacris County, Texas, and the violage arbitration arbitration proceeding administrate and the available to abstration of social many and continuous and tendered by the allocation may be entered and entered and entered in any court buying pursuation theory.